THE UNITED STATES PATENT AND TRADEMARK OFFICE CEIVED

In re PATENT APPLICATION OF

Confirmation No.: 9248

JUL -8 2002

MIYASHITA et al.

JUL 0 3 2002

Group Art Unit: 2815

TC 2800 MAIL BOOM

Appln. No.: 09/916,530

Examiner: G. ECKERT, II

#5/1/2

Filed: JULY 30, 2001

Title: SEMICONDUCTOR DEVICE COMPRISING METAL SILICIDE FILMS

FORMED TO COVER GATE ELECTRODE AND SOURCE-DRAIN

DIFFUSION LAYERS AND METHOD OF MANUFACTURING THE SAME

July 3, 2002

RESPONSE TO RESTRICTION REQUIREMENT

Hon. Commissioner of Patents Washington, D.C. 20231

Sir:

In response to the Office Action dated Applicants hereby elect Group II, Claims 9-19, without traverse, indicated by the Examiner drawn to a method of making a semiconductor device.

IN THE CLAIMS:

Please cancel Claims 1-8 without prejudice or disclaimer.

REMARKS

A prompt and favorable examination on the merits is respectfully requested.

Respectfully submitted, PILLSBURY WINTHROP LLP

Glenn J. Perry

Reg. No. 28,458

Tel. No.: (703) 905-2161 Fax No.: (703) 905-2500

GJP/WSE 1600 Tysons Boulevard McLean, VA 22102 (703) 905-2000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION									
Group Art U						15			
Inventor(s): MIYASHITA ET AL.		Examiner:				G. ECKERT, II			
	16,530	530 Atty. Dkt.				P 279038 T1HM-98S0740-D			
Series Code & Se	erial No. 😉	INO. & RECEIVED M# Client Ref							
Filed: JULY 20, 2001	IPE			Appin, Title:			OR DEVICE		
Hon. Commissioner of Patents	(5)	· JUL -	-8 29	103			METAL SILICI	DE FILMS	
9:1						FORMED TO COVER GATE			
Washington, D.C. 20231 (3 2002) C 2800 MAIL ROOM						ELECTRODE AND SOURCE-DRAIN			
Sir:					DIFFUSION LAYERS AND METHOD				
Was marked						OF MANUFACTURING THE SAME			
RESPONSE TO THE RESTRICTION REQUIREMENT Date: July 3, 2002									
This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject									
which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a									
signature thereto.									
FEE REQUIREMENTS FOR CLAIMS AS AMENDED									
1. Small Entity claim A STANOT made FOI B & C									
A. NOT made B. Withdrawn See Required	Claims remaining after	1 9		Present Extra	Large/Small Entity		Additional Fee	Fee Code	
C made herewith Separate Paper	amendment	previously paid for					1 66	Lg/Sm	
D. made previously (Pat-256)]			i i	
								ļj	
2. Total Effective Claims	16	**minus	20	0	x \$18/\$9	=	+ \$0	103/203	
3. Independent Claims	6	***minus	7	0	x \$84/\$4	2 =	+ \$0	102/202	
4. If amendment enters proper multiple	dependent c	laim(s) into t	his app	lication for first					
time (leave <u>blank</u> if this is a <u>reissue</u> ap					+ \$280/\$	3140 =	+ \$0	104/204	
5. Original due Date: July 5, 2002 NONE									
6. Petition is hereby made to extend	the original di		1 mo)	\$110/\$55 =				115/215	
date to cover the date this response is			mos)	\$400/\$200 =	+ \$0			116/216	
requisite fee is attached			mos)	\$920/\$460 =	,			117/217	
requisite fee to attached		•	mos)	\$1,440/\$720=				118/218	
		,	mos)	\$1,960/\$980=				128/228	
7. Enter any previous extension fee paid since above original due date and subtract									
8.					- \$0 Extension Fee + \$0				
9. If Terminal Disclaimer attached, add Rule 20(d) official fee					+ \$110/\$55		+ \$0	148/248	
10. If IDS attached requires Official Fee under Rule 97 (c),					+ \$180			126	
or if Rule 97(d) Request add					+ \$180		+ \$0	126	
11. After-Final Request Fee per rules 129(a) and 17(r)					+ \$740/370		+ \$0	146/246	
12. No. of additional inventions for examination per Rule 129(b)					x \$740/370 ea		+ \$0	149/249	
13. Request for Continued Examination (RCE)					+ \$740/370		+ \$0	1179/1279	
14. Petition fee for							+ \$0		
						FFF =	\$0		
15. TOTAL FEE = 16. *If the entry in this cross is less than entry in part space, the "Brosent Extre" result is "0"."									
16. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0". 17. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space. 18. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space.									
18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space. OUR DEP. ACCT									
Our Deposit Account No. 03-3975)									
			(Our	Order No008	312	279038			
					C#	M#	(.) 51		
CHARGE STATEMENT: The Commissioner is herelified, or which should have been filed herewith or con	by authorized to cha acerning any paper	arge any fee spe filed hereafter, a	cifically at nd which i	ithorized hereatter, or a may be required under l	iny missing or Rules 16-18 (i	insutticient t missina or in	ee(s) tiled, or asse sufficiencies only)	now or	
hereafter relative to this application and the resulting	Official Document	under Rule 20, o	r credit an	y overpayment, to our A	Accounting/Or	der Nos. sho	own above, for whi	ch purpose a	
duplicate copy of this sheet is attached.		£		f					
This CHARGE STATEMENT does not authorize charge of the <u>issue fee</u> until/unless an issue fee transmittal sheet filed.						addition appear addaming ment.			
so, the Notice of Appeals separately.									
Pillsbury Winthrop LLP									
D.O. Day 40500		Intellectual Property Group				7aa N-	20452		
P.O. Box 10500 McLean, VA 22102	By Atty:	Glenn J. Pe	n J. Perry			Reg. No28458			
Tel: (703) 905-2000	Sig:	Sig: Lea Page			ı	Fax: (703) 9		05-2500	
	~ig				Tel: (703) 905-2161				
Atty/Sec: gjp/WSE				/			(. 50) 500°2	• •	
NOTE: File this co	war shoot in	dunlicate w	ith DT/	receipt (PAT-1	N3A) and	attachm	ante		